Form 210A (10/06)

United States Bankruptcy Court District of Delaware

In re: W. R. Grace & Co., et al.,

Case No. 01-01139 et al. (Jointly Administered under Case No. 01-01139)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to **Rule 3001(e)(2)**, Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee; Fair Harbor Capital, LLC As assignee of Fincher Fire Protection Inc.	Name of Transferor: Fincher Fire Protection Inc.					
Name and Address where notices to transferee should be sent:	Court Cialm # (if known): 47 Amount of Claim: \$984.68 Date Claim Filed:					
Fair Harbor Capital, LLC Ansonia Fluance Station PO Box 237037 New York, NY 10023	Name and Address of Transferor: Fincher Fire Protection Inc. PO Box 101493 Irondale, AL 35210					
Phone:212 967 4035 Last Four Digits of Acct #:n/a	Phone: Lest Four Digits of Acct. #:n/a					
Name and Address where transferee payments should be sent (if different from above):						
Phone:						
I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.						
By: IsIFredric Glass Transferee/Transferee's Agent Penalty for making a false statement: Fine of up to \$500,000 or impris	Date: <u>April 6, 2010</u> onment for up to 5 years, or both, 18 U.S.C. §§ 152 & 3571.					

United States Bankruptcy Court District of Delaware

In re: W. R. Grace & Co., et al.,

Case No. 01-01139 et al. (Jointly Administered under Case No. 01-01139)

NOTICE OF TRANSFER OF CLAIM OTHER THAN FOR SECURITY

Claim No. 47 (if known)

was filed or deemed filed under 11 U.S.C. § 1111(a) in this case by the alleged transferor. As evidence of the transfer of claim, the transferee filed a Transfer of Claim Other than for Security in the clerk's office of this court on April 6, 2010.

Name of Transferee:

Fair Harbor Capital, LLC
As assignee of Fincher Fire Protection Inc.

Fair Harbor Capital, LLC Ansonia Finance Station PO Box 237037 New York, NY 10023 Name of Alleged Transferor: Fincher Fire Protection Inc.

Name and Address of Alleged Transferor:

Fincher Fire Protection Inc. PO Box 101493 Irondale, AL 35210

~DEADI	INE TO	ΛD	IECT	TO	TDAI	NSFER~
~レヒベレル	-INC IO	VD.	リロしょ	IU	IKA	NOCER~

The	transferor of	cialm named	above is a	dvised the th	is Notice o	if Transfer o	of Claim O	ther than fo	or Security 1	ras been
liled	in the clerk's	office of this	court as ev	vidence of the	e transfer.	Objection r	must be fil	led with the	court withi	n twenty
(20)	days of the m	nalling of this	notice. If r	no abjection f	s timely re	ceived by th	ne court, l'	he transferd	e ed IIIw ee	ubstituted
as th	ne original cla	lmant withou	t further or	der of the cou	urt.	-				

Date:	
	Clerk of the Court

United States Bankruptey Court		
District of Beloware		
In re:	=	Chapter 11
W. R. Grace & Co., et al.		Case Nos. 01-01139 et al., (Jointly Administered Under Case No. 01-01139)
Debtor	:	Amount \$984.68
LULU	ΚŢ	

TRANSFER OF CLAIM OTHER THAN FOR SECURITY AND WAIVER OF NOTICE

Brokruptey Rule 2000(c)

PLEASE TAKE NOTICE that the schedule of listed of Fincher Fire Protection Iwe ("Transforor") against the Debtor(s) in the amount of \$984.68, as listed within Schedule F of the Schedule of Assets and Liabilities filed by the Debtor(s), and all claims (including without limitation the Proof of Claim, if any, identified below and Transforor's rights to receive all interest, penalties, care payments that it may be entitled to receive on account of the assumption of any executory contract or lease related to the Claim and fees. If my, which may be paid with respect to the Claim and all other claims, causes of action against the Debtor, its affiliates, any guaranter or other third party, together with voting and other rights and benefits arising from, under or relating to any of the foregoing, and all cash, ascurities, instruments and other property which may be paid or issued by Debtor in satisfaction of the Claim) of Transform have been transferred and assigned other than for security to Pair Harbor Capital, LLC ("Transferee") in consideration of the sum of \$787.74. The signalure of the Transfere on this document is evidence of the Transfer of the claims and all rights and benefits of Transferor relating to the Claim. The Claim is based on amounts owed to Transferor by Debtor and this transfer shall be deemed an absolute and unconditional transfer of the Claim for the putpose of collection and shall not be deemed to create a security interest. Please note that Pair Farbor Capital, LLC is not obligated to file any application, motion, Proof of Claim or other document with the Bankouptey Court with regard to your claim.

I, the undersigned Transferor of the above-described claims, hereby assign and transfer my claims and all rights there under to the Transferor upon terms as set forth in cover letter received. I represent and warrant that the claim is not loss than \$984.68 and has not been previously objected to, sold, or satisfied. Upon notification by Transferoe, I agree to reimburse Transferoe a pro-rate portion of the purchase price if the claim is reduced, objected to, or disallowed in whole or part by the Debtor, the Court, or any other party and Transferor represents and warrants that there are no offsets or defenses or preferential payments that have been or may be asserted by or on behalf of Debtor or any other party to reduce the amount of the Claim or to Impair its value.

A Proof of Claim <u>Has in the amount of \$\frac{\text{Has not (sgrike one)}}{\text{Has not (sgrike one)}}\text{ bean duly and simply filed in the Proceedings (and a true copy of such Proof of Claim is attached to this Assignment). If the Proof of Claim amount differs from the Claim amount set forth above. Transferce shall nevertheless be deemed the owner of that Proof of Claim subject to the terms of this Agreement and shall be entitled to identify itself as gymer of such Proof of Claim on the records of the Court,</u>

In the event the Claim is ultimately allowed in an amount in excess of the amount purobased herein, Transferor is hereity doctored to sell to Transferor, and, at Transferor's option only. Transferor hereby agrees to purchase, the balance of said Claim at the same percentage of claim and herein not to exceed twice the Claim amount specified above. Transferor shall result such payment to Transferor upon Transferor's satisfaction that the Claim has been allowed in the higher amount and is not subject to any objection by the Debtor.

I, the undersigned Transferor hereby authorize Transferee to file a notice of transfer pursuant to Rule 3001 (c) of the Federal Rules of Bankruptcy Procedure ("FRBP"), with respect to the Cloim, while Transferoe performs its due diligence on the Cloim. Transferoe, at its sole option, may subsequently transfer the Cloim back to Transferor if due diligence is not satisfactory, in Transferoe's sole and absolute discretion pursuant to Rule 3001 (c) of the FRBP. In the event Transferoe transfers the Claim back to Transferor or withdraws the transfer, at such time both Transferor and Transferoe release each other of all and any obligibilitation Bability regarding this Assignment of Claim. Transferor hereby acknowledges and consents to all of the terms set forth in this Transfer of Claim and hereby waives (i) its right to raise any objection hereto, and (ii) its right to receive notice pursuant to Rule 3001 (c) of the FRBP. Transfero of Claim, A)| representation and waventies made herein shall survive the execution and delivery of this Transfer of Claim and any such re-assignment.

Other than stated above. Transferre assumes all risks associated with debtor's ability to distribute funds. Transferre agrees to deliver to Fair Harbot Capital, LLC any correspondence or payments received subsequent to the date Transferre signs this agreement. The cierk of the court is authorized to change the address regarding the claim of the Transferor to that of the Transferor below. If Transferor fails to negatiate the distribution check issued to Transferor on or below ninety (90) days after issuance of such check, then Transferor shall be distribution check, the amount of each students below the deposited in Transferee's bank account, and Transferor shall be accounted by deemed to have valved its Claim.

This Transfer of Claim shall be governed by and construed in accordance with the laws of the State of New York. Any action arising under or relating to this Assignment of Claim may be brought in any State or Federal court located in the State of New York, and Transferor consents to and confers personal jurisdiction over Transferor by such court or courts and agrees that service of process may be upon Transferor by mailting a copy of said process to Transferor at the address set forth in this Assignment of Claim, and in any action because Transferor wrives the right to demand a trial by jury. Transferor acknowledges that, in the event that the Debtor's backruptcy case is dismissed or converted to a case under Chapter 7 of the Bankruptcy Code and Transferee has paid for the Claim. Transferor shall immediately remit to Transferor all montes paid by Transferor in regard to the Claim and ownership of the Claim shall revert back to Transferor.

TRANSPEROR;	
Fincher Fire Protection Inc.	
PO Box 101493,	
Irondale, AL 35210	
Print Name: Igna R. Fanding: A Horney of	KC CONV
	Cap
Signature: VV DB Deto: 21412512	
Update Assart nged) SAM	
Phone: For:	

TRANSFEREE: Fair Machor Capital, J.J.C. 1841 Broadway, Saite 1007 New York, NY 10023

Signature

de Chisa, Member Fold Harbor Capital, LLC